

From: a p
To: Microsoft ATR
Date: 1/28/02 2:11pm
Subject: Microsoft Settlement

Dear Judge Kollar-Kotally-

I implore you to reconsider the guidelines set forth in the Proposed Final Judgment. Most honorable one, please analyzes the true facts in the final settlement and judge accordingly. In the past week it has been brought to my attention a most astonishing development in the MS case. A Final Settlement has been reached between the two parties. However, based on the details provided to me, the PFJ overturns findings by the U.S. Court of Appeals indicts Microsoft on violating antitrust laws. After further review of the proposed settlement I find it hard to believe the Justice Department would withdraw their charges against Microsoft. In fact, based on the assessments made on the proposal, Microsoft will go scotch free from any charges of wrong doing in the matter. How can this be? There are several glaring flaws in the PFJ. However, non-so more apparent than allowing an absentee landlord to govern Microsoft. With all due respect, the final settlement provides no security to restrict MS from breaking any laws in the future. In my humble yet accurate opinion, the future governing body, implementing certain rules or regulations and forcing MS to adhere by them, will not be stringent nor forceful enough to make any dramatic changes. Similarly, I am not convinced that these stiff penalties applied to MS will ensure the security and future growth of other companies. A stiffer penalty and a whole new framework of laws must be established to justly punish MS. The Proposed Final Judgment abstains from such justification and order. I conclude therefore by objecting to the Proposed Final Judgment.

All the Best,

Ariel Paraso
3450 West 8539 South
West Jordon, UT 84088

Do You Yahoo!?
Great stuff seeking new owners in Yahoo! Auctions!
<http://auctions.yahoo.com>

CC: uag@att.state.ut.us@inetgw